

ble to sugar on enactment of Sugar Act of 1937, and expired on Dec. 31, 1947.

Section 1181, act Sept. 1, 1937, ch. 898, title V, §511, 50 Stat. 916, related to surveys and investigations of producer-processor and producer-laborer contracts, expired on Dec. 31, 1947, and was covered by section 409 of the Sugar Act of 1948, which was set out as former section 1159 of this title.

Section 1182, act Sept. 1, 1937, ch. 898, title V, §512, 50 Stat. 916, related to general conditions and factors affecting accomplishment of purposes of the Sugar Act of 1937, expired on Dec. 31, 1947, and was covered by section 410 of the Sugar Act of 1948, which was set out as former section 1160 of this title.

Section 1183, acts Sept. 1, 1937, ch. 898, title V, §513, 50 Stat. 916; Oct. 15, 1940, ch. 887, §1, 54 Stat. 1178; Dec. 26, 1941, ch. 638, §1, 55 Stat. 872; June 20, 1944, ch. 266, §1, 58 Stat. 283; July 27, 1946, ch. 685, §1, 60 Stat. 706, specified that the powers of the Secretary under the Sugar Act of 1937 were to terminate on Dec. 31, 1947. Similar provisions as to termination under the Sugar Act of 1948 are contained in section 412 of act Aug. 8, 1947, ch. 519, 61 Stat. 933, set out as a note under former section 1100 of this title.

CHAPTER 35—AGRICULTURAL ADJUSTMENT ACT OF 1938

GENERAL PROVISIONS

- Sec.
1281. Short title.
1282. Declaration of policy.
- 1282a. Emergency supply of agricultural products
- (a) Establishment of prices to insure orderly, adequate and steady supply of products.
 - (b) Adjustments in maximum price of products subject to any price control or freeze order or regulation to increase supply.
 - (c) "Agricultural products" defined.
 - (d) Implementation of policies to encourage full production in periods of short supply at fair and reasonable prices.
- SUBCHAPTER I—ADJUSTMENT IN FREIGHT RATES, NEW USES AND MARKETS, AND DISPOSITION OF SURPLUSES
1291. Adjustments in freight rates.
- (a) Complaints by Secretary of Agriculture; notice of hearings.
 - (b) Secretary as party to proceedings.
 - (c) Utilization of records, services, etc., of Department of Agriculture.
 - (d) Cooperation with complaining farm associations.
1292. New uses and markets for commodities.
- (a) Regional research laboratories.
 - (b) Acquisition of land for laboratories; donations.
 - (c) Cooperation with governmental agencies, associations, etc.
 - (d) Appropriation for purposes of subsection (a).
 - (e) Repealed.
 - (f) Appropriation to Secretary of Commerce.
 - (g) Duty of Secretary.
1293. Transferred.
- SUBCHAPTER II—LOANS, PARITY PAYMENTS, CONSUMER SAFEGUARDS, MARKETING QUOTAS, AND MARKETING CERTIFICATES
- PART A—DEFINITIONS, LOANS, PARITY PAYMENTS, AND CONSUMER SAFEGUARDS
1301. Definitions.
- (a) General definitions.
 - (b) Definitions applicable to one or more commodities.

- Sec.
- (c) Use of Federal statistics.
 - (d) Exclusion of stocks of certain commodities.
- 1301a. References to parity prices, etc., in other laws after January 1, 1950.
- 1301b, 1302. Repealed.
1303. Parity payments.
1304. Consumer safeguards.
1305. Transfer of acreage allotments or feed grain bases on public lands upon request of State agencies.
1306. Projected yields; determination; base period.
1307. Limitation on payments under wheat, feed grains, and cotton programs for 1974 through 1977 crops.
1308. Payment limitations.
- (a) Definitions.
 - (b) Limitation on direct payments.
 - (c) Limitation on counter-cyclical payments.
 - (d) Limitation on marketing loan gains and loan deficiency payments.
 - (e) Definition of person.
 - (f) Public schools.
 - (g) Time limits; reliance.
- 1308-1. Prevention of creation of entities to qualify as separate persons; payments limited to active farmers.
- (a) Prevention of creation of entities to qualify as separate persons.
 - (b) Payments limited to active farmers.
- 1308-2. Schemes or devices.
- 1308-3. Foreign persons made ineligible for program benefits.
- (a) In general.
 - (b) Corporations or other entities.
 - (c) Prospective application.
- 1308-3a. Adjusted gross income limitation.
- (a) Definition of average adjusted gross income.
 - (b) Limitation.
 - (c) Certification.
 - (d) Commensurate reduction.
 - (e) Effective period.
- 1308-4. Education program.
- (a) In general.
 - (b) Training.
 - (c) Administration.
 - (d) Commodity Credit Corporation.
- 1308-5. Treatment of multiyear program contract payments.
- (a) In general.
 - (b) Limitation.
- 1308a. Cost reduction options.
- (a) Authority of Secretary to take action.
 - (b) Reservation of Secretary's right to reopen or change contracts if producer agrees.
 - (c) Purchase from other sources of commodities covered by nonrecourse loans.
 - (d) Reduction in settlement price of nonrecourse loans.
 - (e) Reopening of production control or loan programs to allow for payment in kind.
 - (f) Other authorities of Secretary not affected.
1309. Normally planted acreage and target prices.
- (a) Authorized planted acreage for 1982 through 1995 crops of wheat and feed grains as prerequisite for loan, etc.; eligibility; determinations; records.
 - (b) Established price payments.
 - (c) Marketing quotas in effect for 1987 through 1995 crops of wheat; reduction in normally planted acreage as condition prerequisite for loan, etc.

- | | |
|--|--|
| <p>Sec.
1310. American agriculture protection program.
 (a) Determination of short supply; suspension of commercial export sales; parity price.
 (b) Duration of loan level.
 (c) "Commodity" defined.</p> <p>1310a. Normal supply of commodity for 1986 through 1995 crops.</p> <p style="text-align: center;">PART B—MARKETING QUOTAS</p> <p style="text-align: center;">SUBPART I—MARKETING QUOTAS—TOBACCO</p> <p>1311. Legislative findings.</p> <p>1312. National marketing quota.
 (a) Proclamation of quota.
 (b) Announcement of amount of quota.
 (c) Referendum on quotas.</p> <p>1313. Apportionment of national marketing quota.
 (a) Apportionment among States.
 (b) Allotment of quota among producing farms.
 (c) Allotment to previous nonproducing farms and small farms.
 (d) Transfer of farm marketing quotas.
 (e) Quota for 1938; minimum State allotments.
 (f) Increase of 1938 quota.
 (g) Conversion of national marketing quota into national acreage allotment.
 (h) Repealed.
 (i) Increase of marketing quotas and acreage allotments to meet demand.
 (j) Tobacco acreage allotments for 1956, 1957, and 1958.
 (j) Old farm tobacco acreage allotment.</p> <p>1314. Penalties.
 (a) Persons liable.
 (b) Collection and deposit.
 (c) Lien in favor of United States.</p> <p>1314-1. Limitation on sale of tobacco floor sweepings.
 (a) Penalty.
 (b) Assessment; notice and opportunity for hearing; determination.
 (c) Relation to other law.
 (d) Definitions.</p> <p>1314a. Repealed.</p> <p>1314b. Lease or sale of acreage allotments.
 (a) Conditions for permission from Secretary; false statements; exceptions.
 (b) Term of years; terms and conditions.
 (c) Filing with county committees; calculation of normal yield for transfer.
 (d) Allotments for other years unaffected; inclusion of amount in transferors' plantings; referendum voting rights.
 (e) Limitation on amount of acreage allotment; "tillable cropland" defined.
 (f) Regulations.
 (g) Sale of allotment or quota by one active Flue-cured tobacco producer to another; definition.
 (h) Sale or forfeiture of allotment or quota; notice and opportunity for hearing; determination; review.
 (h) Transfer authority.</p> <p>1314b-1. Mandatory sale of certain Flue-cured tobacco acreage allotments and marketing quotas.
 (a) Sale or forfeiture of acreage allotment or marketing quota by institutional farmowners not later than the later of December 1, 1984, or December 1 of year after year in which farm acquired.
 (b) Forfeiture of acreage allotment or marketing quota by farmowners on or after December 1, 1983.</p> | <p>Sec.
 (c) Notice and opportunity for hearing; determination; review.</p> <p>1314b-2. Mandatory sale of certain Burley tobacco acreage allotments and marketing quotas.
 (a) Sale or forfeiture of marketing quota by institutional farmowners not later than the later of December 1, 1984, or December 1 of year after year in which farm acquired.
 (b) Notice and opportunity for hearing; determination; review.
 (c) Sale or forfeiture of allotment or quota by subsequent purchaser; notice and opportunity for hearing; determination; review.</p> <p>1314c. Acreage-poundage quotas.
 (a) Definitions.
 (b) National marketing quota, acreage allotment and average yield goal for Flue-cured tobacco; referendum.
 (c) Tobacco having marketing quotas on acreage basis; determination of Secretary of program on acreage-poundage basis; announcement of national marketing quota, acreage allotment and average yield goal; referendum.
 (d) Proclamation of national marketing quota for three years following last year of three years of acreage-poundage quotas; referendum; notice of farm marketing quota to farm operators.
 (e) Nonestablishment of farm acreage allotment or farm yield for farms without tobacco production for five years; reserve; "new farms" defined; acreage allotment and farm yield basis of new farms.
 (f) Acreage reduction penalties applicable to acreage-poundage programs; farm marketing quota reductions; filing false reports; increases or decreases in acreage allotments and farm yields for other farms of owner displaced by agency acquisition of farms; leases and sales of acreage allotments and farm marketing quotas; ratification of transfers of acreage allotments.
 (g) Marketing penalties.
 (h) Burley tobacco; acreage-poundage basis: farm acreage allotment and farm marketing quota, adjustments for overmarketing or undermarketing, reductions for violations; acreage and quota additional to national acreage allotment and national marketing quota; acreage basis: acreage allotment, amendment of clause (1) and proviso of section 1315.
 (i) Consultations with industry representatives respecting a program for each kind of tobacco, studies of Flue-cured tobacco acreage-poundage program, report and recommendations to congressional committees, upon referendum approval of Flue-cured tobacco acreage-poundage program.
 (j) Treatment of falsely identified tobacco for purposes of establishing future farm marketing quotas.
 (k) Forfeiture of allotment and quota.
 (l) Determination of Flue-cured tobacco planted acreage.</p> <p>1314d. Fire-cured, dark air-cured, and Virginia sun-cured tobacco.</p> |
|--|--|

Sec.		Sec.	
	(a) Sale or lease of acreage allotments and acreage-poundage quotas.		(b) Penalties.
	(b) Conditions for transfers.		(c) Domestic marketing assessment.
	(c) Transfer of acreage history and marketing quota.		(d) Purchase of Burley tobacco.
	(d) Five-year restriction on new farm allotments or quotas.		(e) Purchase of Flue-cured tobacco.
	(e) Allotment adjustment.		(f) Crop losses due to disasters.
	(f) Lease term.		(g) Effective date.
	(g) Transfer of allotments.	1314j.	Tobacco production and marketing information.
	(h) Future allotments; referendum voting eligibility.		(a) In general.
	(i) Land utilization agreements; payment adjustments.		(b) Limitations.
	(j) Rules and regulations.		(c) Assistance.
1314e.	Farm poundage quotas for certain kinds of tobacco.		(d) Records.
	(a) Proclamations and referenda regarding burley tobacco.		(e) Application.
	(b) Proclamations and referenda regarding dark air-cured tobacco and types 22 and 23 fire-cured tobacco.	1315.	Burley tobacco acreage allotments.
	(c) Amount of national marketing quota, determination; national reserve, establishment.	1316.	Transfer of allotments subsequent to 1965.
	(d) Farm yields; determination; limitation.	SUBPART II—ACREAGE ALLOTMENTS—CORN	
	(e) Farm marketing quotas; preliminary quotas, determination, limitation; succeeding years, quota computation, limitations, increase and reduction of quotas; new farms, limitation.	1321.	Legislative finding of effect on interstate and foreign commerce and necessity of regulation.
	(f) Reductions for false information.	1322 to 1325.	Repealed.
	(g) Leases and transfers of farm quotas; limitations.	1326.	Adjustment of farm marketing quotas.
	(h) Loss of quotas through underplanting.	1327 to 1329.	Omitted.
	(i) Marketing penalties.	1329a.	Discontinuance of acreage allotments on corn.
	(j) Regulations.	1330.	Omitted.
	(k) Lease and transfer of burley tobacco quota assigned.	SUBPART III—MARKETING QUOTAS—WHEAT	
	(l) Lease and transfer of Burley tobacco quota.	1331.	Legislative finding of effect on interstate and foreign commerce and necessity of regulation.
	(m) Computerized recordkeeping system for Burley tobacco quota and acreage.	1332.	National marketing quota.
	(n) Sale of Burley tobacco quota.		(a) Proclamation; duration of program.
1314f.	Nonquota tobacco subject to quota.		(b) Amount; minimum.
1314g.	Submission of purchase intentions by cigarette manufacturers.		(c) National emergencies or material increase in demand; investigation; increase or termination.
	(a) Quantity of intended purchases; aggregation not to allow identification.		(d) Farm marketing quotas for wheat crops planted in calendar years 1966-1970.
	(b) Failure to submit; determination of quantity of intended purchases by Secretary.	1333.	National acreage allotment.
	(c) Confidentiality of information; disclosure; publication of identity of violators; penalties.	1334.	Apportionment of national acreage allotment.
	(d) Exemption from public disclosure.		(a) Apportionment among States; special acreage reserve.
1314h.	Purchase requirements; penalty.		(b) Apportionment among counties.
	(a) Statement of quantity purchased during marketing year.		(c) Apportionment among farms; overplanted allotments; reductions; notice.
	(b) Failure to purchase at least 90 percent of quantity of intended purchases; reduction in quantity of intended purchases.		(d) Repealed.
	(c) Penalty for failure to purchase specified amount.		(e) Increase in acreage allotments and marketing quotas for class II durum wheat.
	(d) Transmission of penalty by Secretary; deposit in No Net Cost Fund or Account.		(f) Voluntary surrender of acreage allotment.
	(e) Confidentiality of information submitted; disclosure; publication of identity of violators; exemption from public disclosure; penalties.		(g) Plantings in excess of allotments or where no allotment is established.
	(f) "Quota tobacco" defined.		(h) Omitted.
1314i.	Domestic marketing assessment.		(i) Increase in acreage allotments for any kind of wheat in short supply; storage reduction and land-use provisions inapplicable to such wheat.
	(a) Certification.		(j) Increased durum wheat acreage allotments to Tulalake area, California, for 1970 and subsequent years; factors determinative; effect of increased allotments on marketing allocations and diversion payments.
			(k) Transfer of farm wheat acreage allotments in case of natural disasters.
		1334a.	Omitted.
		1334a-1.	Summer fallow farms; upper limit on required set aside acreage for 1971 through 1977 wheat, feed grain, and cotton crops.
		1334b.	Designation of States outside commercial wheat-producing areas.
		1335.	Small-farm exemption; small-farm base acreage; election; acreage allotment; land-use provisions; price support; wheat marketing certificates.

Sec.		Sec.	
1336.	Referendum.		(i) Excess planting; old and new farm allotment.
1337.	Repealed.		(j) Availability of records for inspection.
1338.	Transfer of quotas.		(k) Minimum allotments to States.
1339.	Land use.		(l) Administration of law governing war crops.
	(a) Penalties: computation, lien, joint and several liability and interest; exceptions: nonsurplus supply crops, substantial impairment, and nonproduction of wheat; diverted acreage: amount, annual identity, and grazing; crops available for marketing.		(m) Acreage allotments, 1954; increases; apportionments; limitations; unallotted farm acreage; reapportionment of surrendered acreage; extra long staple cotton; reserve acreage.
	(b) Payment program for 1964 through 1970 crops; terms and conditions; amount; additional diverted acreage; conservation and soil-conserving uses; adjustment; knowledge of exceeding acreage allotment; acreage allotment not exceeded by delivery to Secretary of farm marketing excess or storage in accordance with regulations to avoid or postpone payment of penalty or by farms exempt from marketing quota; new farms ineligible for payments; sharing and medium of payments.	1344a.	Exclusion of 1949 acreage in computation of future allotments.
	(c) Adjustment of payments.	1344b.	Sale, lease, or transfer of cotton acreage allotments.
	(d) Advance payments.		(a) Authority for calendar years 1966 through 1970; transfer periods.
	(e) Diverted acreage used for production of certain crops; rate of payment; limitation on rate.		(b) Requisite conditions for transfer of acreage allotments.
	(f) Additional terms and conditions.		(c) Extent of estate transferred.
	(g) Regulations.		(d) Period of ineligibility of land for new allotment.
	(h) Commodity Credit Corporation funds and authorization of appropriations for payments and administrative expenses.		(e) Transfer of allotments established under minimum allotment provisions.
1339a.	Repealed.		(f) Rules and regulations.
1339b.	Wheat diversion programs; credits in establishment of State, county and farm acreage allotments for wheat.		(g) Adjustment upon transfer of land covered by conservation reserve contract.
1339c.	Feed grains diversion programs for 1964 and subsequent years; feed grain acreage considered wheat acreage and wheat acreage considered feed grain acreage.		(h) Exchange of cotton acreage allotments for rice acreage allotments.
1339d.	Hay production on set-aside or diverted acreage; storage; emergency use; loans.		(i) Applicability to cotton restricted to upland cotton.
1340.	Supplemental provisions relating to wheat marketing quotas; marketing penalty for rice; crop loans on cotton, wheat, rice, tobacco, and peanuts.	1345.	Farm marketing quotas; farm marketing excess.
SUBPART IV—MARKETING QUOTAS—COTTON		1346.	Penalties.
1341.	Legislative findings.	1347.	Repealed.
1342.	National marketing quota; proclamation; amount; date of proclamation.	1348.	Payments in kind to equalize cost of cotton to domestic and foreign users; rules and regulations; termination date; persons eligible; amount; terms and conditions; raw cotton in inventory.
1342a.	National cotton production goal.	1349.	Export market acreage.
1343.	Referendum.		(a) Supplementary allotments for 1964 and 1965; acreage limitation; apportionment among States and farms; "export market acreage" on any farm; farm acreage allotment for farms with export acreage; additional allotment; establishment of future allotments without regard to export acreage; exclusion of extra-long-staple cotton and farms receiving additional price support for 1964 and 1965.
1344.	Apportionment of national acreage allotments.		(b) Bond, other undertaking, and lieu payments for exportation without subsidy and within specified period; terms and conditions; liquidated damages; farm acreage allotment upon noncompliance with conditions; remissions to CCC for defraying costs of encouraging export sales of cotton.
	(a) Basis.	1350.	National base acreage allotment.
	(b) Apportionment among States for year 1953 and subsequent years; adjustment; national acreage reserve.		(a) Establishment.
	(c) Apportionment among States for years 1950 and 1951; computation and adjustment.		(b) Apportionment to States.
	(d) Apportionment for year 1952; adjustment.		(c) Apportionment to counties.
	(e) Apportionment among counties; reservation of acreage; additional acreage for establishing minimum farm allotments.		(d) Adjustment of apportionment bases for counties.
	(f) Apportionment among farms.		(e) Apportionment to farms.
	(g) Law and conditions governing establishment of acreage allotments and yields.		(f) Surrender of farm base acreage allotments.
	(h) Repealed.		(g) Compliance with set-aside requirements.

Sec.		Sec.	
	(h) Transfer of farm base acreage allotments not planted because of natural disaster or conditions beyond control of producer.	1363.	Review of quota; review committee.
		1364.	Compensation of review committee.
1350a.	Repealed.	1365.	Institution of proceeding for court review of committee findings.
	SUBPART V—MARKETING QUOTAS—RICE	1366.	Court review.
		1367.	Stay of proceedings and exclusive jurisdiction.
1351 to 1356.	Omitted or Repealed.	1368.	Effect of increase on other quotas.
	SUBPART VI—MARKETING QUOTAS—PEANUTS		SUBPART II—ADJUSTMENT OF QUOTAS AND ENFORCEMENT
1357 to 1359a.	Repealed.	1371.	General adjustment of quotas.
	SUBPART VII—FLEXIBLE MARKETING ALLOTMENTS FOR SUGAR		(a) Investigation and adjustment to maintain normal supply.
1359aa.	Definitions.		(b) Adjustment because of emergency or export demand.
1359bb.	Flexible marketing allotments for sugar.		(c) Increase of farm quota on increase of national quota.
	(a) Sugar estimates.	1372.	Payment, collection, and refund of penalties.
	(b) Sugar allotments.	1373.	Reports and records.
	(c) Prohibitions.		(a) Persons reporting.
1359cc.	Establishment of flexible marketing allotments.		(b) Proof of acreage yield.
	(a) In general.		(c) Data as confidential.
	(b) Overall allotment quantity.	1374.	Measurement of farms and report of plantings; remeasurement.
	(c) Marketing allotment for sugar derived from sugar beets and sugar derived from sugarcane.	1375.	Regulations.
	(d) Filling cane sugar and beet sugar allotments.	1376.	Court jurisdiction; duties of United States attorneys; remedies and penalties as additional.
	(e) State cane sugar allotments.	1377.	Preservation of unused acreage allotments.
	(f) Filling cane sugar allotments.	1378.	Transfer of acreage allotments ensuing from agency acquisition of farmlands.
	(g) Adjustment of marketing allotments.		(a) Allotment pool.
	(h) Suspension of allotments.		(b) Circumstances precluding application of provisions.
1359dd.	Allocation of marketing allotments.		(c) Time of displacement determining application of provisions.
	(a) Allocation to processors.		(d), (e) Omitted.
	(b) Hearing and notice.		(f) Burley tobacco marketing allotment and acreage as meaning marketing quota and poundage.
1359ee.	Reassignment of deficits.	1379.	Reconstitution of farms.
	(a) Estimates of deficits.		(a) Transfers from parent farm.
	(b) Reassignment of deficits.		(b) Combination of tracts in contiguous counties.
1359ff.	Provisions applicable to producers.		(c) Burley tobacco poundage quotas.
	(a) Processor assurances.		PART D—WHEAT MARKETING ALLOCATION
	(b) Sugar beet processing facility closures.	1379a.	Legislative findings.
	(c) Proportionate shares of certain allotments.	1379b.	Wheat marketing allocation; amount; national allocation percentage; commercial and noncommercial wheat-producing areas.
1359gg.	Special rules.	1379c.	Marketing certificates.
	(a) Transfer of acreage base history.		(a) Issuance; amount; reduction; sharing among producers; domestic and export certificates.
	(b) Preservation of acreage base history.		(b) Producers eligible for certificates; storage conditions.
	(c) Revisions of allocations and proportionate shares.		(c) Face value.
	(d) Transfers of mill allocations.		(d) Statement or form of certificates and transfers.
1359hh.	Regulations; violations; publication of Secretary's determinations; jurisdiction of the courts; United States attorneys.		(e) Failure of producer to comply with programs; issuance of certificates.
	(a) Regulations.	1379d.	Marketing restrictions.
	(b) Violation.		(a) Transfers of certificates; purchases by Commodity Credit Corporation.
	(c) Publication in Federal Register.		(b) Processor and exporter acquisition of domestic and export certificates; international trade, expansion; refunds or credits for certificates; exemptions from requirements.
	(d) Jurisdiction of courts; United States attorneys.		(c) Undertaking to secure marketing of commodity without certificate.
	(e) Nonexclusivity of remedies.		(d) "Food products" defined; exemption of flour second clears.
1359ii.	Appeals.	1379e.	Assistance in purchase and sale of marketing certificates; regulations; administrative expenses; interest.
	(a) In general.	1379f.	Conversion factors.
	(b) Procedure.		
	(c) Special appeal process regarding beet sugar allocations.		
1359jj.	Administration.		
	(a) Use of certain agencies.		
	(b) Use of Commodity Credit Corporation.		
1359kk.	Reallocating sugar quota import shortfalls.		
	(a) In general.		
	(b) Qualified supplying country defined.		
	PART C—ADMINISTRATIVE PROVISIONS		
	SUBPART I—PUBLICATION AND REVIEW OF QUOTAS		
1361.	Application of subpart.		
1362.	Publication of marketing quota; mailing of allotment notice.		

- Sec.
 1379g. Authority to facilitate transition.
 1379h. Applicability of provisions to designated persons; reports and records; examinations by the Secretary.
 1379i. Penalties.
 (a) Forfeitures; amount; civil action.
 (b) Misdemeanors; punishment.
 (c) Forfeiture of right to receive certificates; payment of face value.
 (d) Felonies; punishment.
 1379j. Regulations.

PART E—RICE CERTIFICATES

1380a to 1380p. Omitted.

PART F—MISCELLANEOUS PROVISIONS AND APPROPRIATIONS

SUBPART I—MISCELLANEOUS

- 1381 to 1382. Omitted.
 1383. Insurance of cotton; reconcentration.
 1383a. Written consent for reconcentration of cotton.
 1384. Repealed.
 1385. Finality of payments and loans; substitution of beneficiaries.
 1386. Exemption from laws prohibiting interest of Members of Congress in contracts.
 1387. Photographic reproductions and maps.
 1388. Utilization of local agencies.
 (a) Designation of local agencies and local administrative areas.
 (b) Payments to county committees for administrative expenses.
 (c) Travel expenses.
 1389. Personnel.
 1390. Separability.

SUBPART II—APPROPRIATIONS AND ADMINISTRATIVE EXPENSES

1391. Authorization of appropriations; loans from Commodity Credit Corporation.
 1392. Administrative expenses; posting names and compensation of local employees.
 1393. Allotment of appropriations.

SUBCHAPTER III—COTTON POOL PARTICIPATION TRUST CERTIFICATES

1401 to 1407. Omitted.

CHAPTER REFERRED TO IN OTHER SECTIONS

This chapter is referred to in sections 511r, 1428, 1442, 1444a, 1446c, 1515, 1745, 2279, 7301, 7502, 7992 of this title.

GENERAL PROVISIONS

§ 1281. Short title

This chapter may be cited as the “Agricultural Adjustment Act of 1938”.

(Feb. 16, 1938, ch. 30, § 1, 52 Stat. 31.)

EFFECTIVE DATE OF 1985 AMENDMENT

Pub. L. 99-198, title XVIII, § 1801, Dec. 23, 1985, 99 Stat. 1660, provided that: “Except as otherwise provided in this Act, this Act and the amendments made by this Act [see Tables for classification] shall become effective on the date of the enactment of this Act [Dec. 23, 1985].”

SHORT TITLE OF 1999 AMENDMENT

Pub. L. 106-113, div. B, § 1000(a)(3) [title IV, § 401], Nov. 29, 1999, 113 Stat. 1535, 1501A-210, provided that: “This title [amending section 1387 of this title] may be cited as the ‘Mississippi National Forest Improvement Act of 1999’.”

SHORT TITLE OF 1990 AMENDMENT

Pub. L. 101-577, § 1, Nov. 15, 1990, 104 Stat. 2856, provided: “That this Act [amending sections 1314e and 1379

of this title] may be cited as the ‘Farm Poundage Quota Revisions Act of 1990’.”

SHORT TITLE OF 1986 AMENDMENT

Pub. L. 99-260, § 1, Mar. 20, 1986, 100 Stat. 45, provided that: “This Act [enacting section 1433c-1 of this title, amending sections 259, 1431, 1441-1, 1444-1, 1444e, 1445b-3, 1446, 1464, 1466, 1736-1, 1736s, and 1736v of this title, section 5312 of Title 5, Government Organization and Employees, and section 714b of Title 15, Commerce and Trade, enacting provisions set out as notes under sections 608c, 1441-1, and 1446 of this title, and amending provisions set out as a note under section 2025 of this title] may be cited as the ‘Food Security Improvements Act of 1986’.”

SHORT TITLE OF 1985 AMENDMENT

Pub. L. 99-198, § 1, Dec. 23, 1985, 99 Stat. 1354, provided that: “This Act [see Tables for classification] may be cited as the ‘Food Security Act of 1985’.”

SHORT TITLE OF 1982 AMENDMENT

Pub. L. 97-218, § 1, July 20, 1982, 96 Stat. 197, provided that: “This Act [enacting sections 1314-1, 1314b-1, 1314b-2, 1445-1, and 1445-2 of this title, amending sections 1301, 1314, 1314b, 1314c, 1314e, 1314f, 1316, 1373, and 1445 of this title, and enacting provisions set out as notes under sections 1314, 1314b, 1445, 1445-1, and 1445-2 of this title, and under section 590h of Title 16, Conservation] may be cited as the ‘No Net Cost Tobacco Program Act of 1982’.”

SHORT TITLE OF 1981 AMENDMENT

Pub. L. 97-98, § 1, Dec. 22, 1981, 95 Stat. 1213, provided in part that Pub. L. 97-98 [see Tables for classification] be cited as the “Agriculture and Food Act of 1981”.

SHORT TITLE OF 1977 AMENDMENT

Pub. L. 95-113, § 1, Sept. 29, 1977, 91 Stat. 913, provided: “That this Act [enacting sections 1308 to 1310, 1444c, 1445b to 1445f, 1715, 2027, 2266, 2267, 2281 to 2289, 2669, 2670, 3101 to 3103, 3121 to 3128, 3151 to 3154, 3171 to 3178, 3191 to 3201, 3221, 3222, 3241, 3251, 3252, 3261 to 3263, 3271, 3281, 3282, 3291, 3301 to 3304, 3311 to 3316, and 3401 to 3417 of this title and section 590q-3 of Title 16, Conservation, amending sections 75 to 79b, 84, 87 to 87b, 87e, 87f-1, 87f-2, 87h, 341 to 343, 361c, 390 to 390j, 427, 450i, 450j, 450l, 608e-1, 612c-3, 1011, 1307, 1352, 1358 to 1359, 1373, 1374, 1377, 1385, 1427 to 1428, 1431, 1441, 1444, 1446, 1446a, 1447, 1622, 1702, 1724, 1731 to 1733, 1736b, 1736c, 1781, 1782, 1923, 1929, 1929a, 1932, 1942, 2011 to 2026, 2201, 2204, 2652, 2654, 2662, 2663, and 2667 of this title, section 714b of Title 15, Commerce and Trade, sections 590h, 590o, 1002, 1005, 1006a, and 1505 of Title 16, and section 6651 of Title 42, The Public Health and Welfare, repealing section 390k of this title, enacting provisions set out as notes under this section, sections 74, 75a, 612c, 1307, 1330, 1331, 1342, 1352, 1353, 1358, 1358a, 1359, 1373, 1377, 1379d, 1385, 1427, 1428, 1441, 1444, 1444b, 1444c, 1445a to 1445c, 1446, 1446d, 1447, 1691, 2011, 2012, 2266, 3101, and 3401 of this title, and section 714b of Title 15, and amending provisions set out as notes under sections 74, 79, 135b, 608c, 612c, 1308, and 2011 of this title and under section 1382e of Title 42] may be cited as the ‘Food and Agriculture Act of 1977’.”

SHORT TITLE OF 1973 AMENDMENT

Pub. L. 93-86, § 6, formerly § 5, Aug. 10, 1973, 87 Stat. 250, as renumbered Pub. L. 95-113, title XIII, § 1304(b)(1), Sept. 29, 1977, 91 Stat. 980, provided that: “This Act [enacting sections 428b, 612c-2, 612c-3, 1282a, 1427a, 1434, 1441a, 1736e, and 2026 of this title and sections 1501 to 1510 of Title 16, Conservation, amending sections 450j, 450l, 608c, 1301, 1305, 1306, 1307, 1334a-1, 1342a, 1344b, 1350, 1374, 1379b, 1379c, 1379g, 1428, 1444, 1444b, 1445a, 1446, 1446a, 1703, 1736c, 1782, 1787, 1925, 1926, 1932, 2012, 2014, 2016, 2019, 2025, 2119, 2651, and 2654 of this title, repealing section 1628 of this title, enacting provisions set out as notes under sections 608c, 612c, 624, 1301, 1305, 1306,